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FILED RECEIVED **ENTERED** SERVED ON COUNSEL/PARTIES OF RECORD MAY 2 0 2019 CLERK US DISTRICT CCURT DISTRICT OF NEVADA BY: DEPUTY

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Attorneys for Defendants CONNIE BISBEE,

DARLÁ FOLEY, ED GRAY, SHAWN ARRUTI and JAMES WRIGHT

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UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

JOHN QUINTERO,

Plaintiff,

VS.

CONNIE BISBEE, et al.,

Defendant/Respondent.

CASE NO. 3:16-cv-00673-MMD-VPC

MOTION FOR EXTENSION OF TIME TO RESPOND TO MOTION FOR PARTIAL SUMMARY JUDGMENT (FIRST REQUEST)

COME NOW Defendants, CONNIE BISBEE, DARLA FOLEY, ED GRAY, SHAWN ARRUTI and JAMES WRIGHT (Parole Board and DPS Defendants), by and through their attorneys, AARON D. FORD, Attorney General, and KATHLEEN BRADY, Deputy Attorney General hereby submits this Motion for Extension of Time to File a Response to Plaintiff's Motion for Partial Summary Judgment. This is Parole Board and DPS Defendants' first motion for an extension of time to file a Response. This Motion is based on Federal Rule of Civil Procedure 6(b)(1)(A) and LR IA 6-1, the following Memorandum of Points and Authorities, and all papers and pleadings on file in this action.

MEMORANDUM OF POINTS AND AUTHORITIES

I. **ARGUMENT**

Parole Board and DPS Defendants respectfully request a twenty-one (21) day extension of time to file a Response to Plaintiff's Motion for Partial Summary Judgment, which is currently due May 15, 2019. Plaintiff filed his motion on April 24, 2019, and counsel for Parole Board and DPS Defendants

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has been confronted with numerous competing deadlines. Moreover, counsel for Parole Board and DPS Defendants is waiting to receive court documentation from Plaintiff's underlying conviction to disprove some of Plaintiff's allegations. However, such obstacles are currently being resolved and the requested extension of time should afford counsel for Parole Board and DPS Defendants adequate time file a response.

Federal Rule of Civil Procedure 6(b)(1) governs extensions of time and provides as follows:

When an act may or must be done within a specified time, the court may, for good cause, extend the time: (A) with or without motion or notice if the court acts, or if a request is made, before the original time or its extension expires; or (B) on motion made after the time has expired if the party failed to act because of excusable neglect.

Parole Board and DPS Defendants' request is timely and its limited nature will not hinder or prejudice Plaintiff's case, but will allow for thorough briefing of each Motion. Parole Board and DPS Defendants assert that the requisite good cause is present to warrant the requested extension of time for the determination of which complaint is controlling in this case.

For these reasons, Parole Board and DPS Defendants respectfully request an extension of time to file a Response to Plaintiff's Second Amended Complaint, with a new deadline of 21 additional days, or June 5, 2019.

DATED this 14th day of May, 2018.

AARON D. FORD Attorney General

JAMES WRIGHT

By: /s/ Kathleen Brady

KATHLEEN BRADY

Deputy Attorney General

Attorneys for Defendants CONNIE BISBEE,

DARLA FOLEY, ED GRAY, SHAWN ARRUTI and

万 IS SO ORDERED

S. MAGISTRATE JUDGE

DATED: 5720/2019

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CERTIFICATE OF SERVICE 1 I certify that I am an employee of the Office of the Attorney General, State of Nevada, and that 2 on May 14, 2019, I filed the foregoing document via this Court's electronic filing system. Parties that 3 are registered with this Court's EFS will be served electronically. 4 5 IAN E. CARR, **Deputy Attorney General** 100 N. Carson Street 6 Carson City, NV 89701 7 For those parties not registered, service was made by depositing a copy of the above-referenced 8 document for mailing in the United States Mail, first-class postage prepaid, at Carson City, Nevada to 9 the following: 10 11 John Quintero (#93782) Warm Springs Correctional Center 12 P.O. Box 7007 Carson City, NV 89702 13 14 /s/ Barbara D. Cozens Barbara D. Cozens 15 16 17 18 19 20 21 22 23 24 25 26 27

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